

SUMMARY OF REASONS WHY THESE APPLICATIONS SHOULD BE DENIED

1. CLEAR CREEK HAS BEEN DECREED TO UTAH AND IOWA IN ACRE FEET AND PERCENTAGE OF STREAM FLOW. ADDITIONAL APPROPRIATIONS IN UTAH WOULD DENIVE THEIR WATER FROM THE UTAH SHARE OF THE WATER. THE UTAH SHARE HISTORICALLY HAS BEEN INADEQUATE TO IRRIGATE THE GROUND IT IS DECREED TO.
2. ALL OF THE CLEARCREEK AREA HAS BEEN OCCUPIED BY PEOPLE. THE MOST PRODUCTIVE GROUND HAS BEEN SELECTED FOR CULTIVATION AND IRRIGATION. TO TRANSFER WATER FROM THE PRODUCTIVE GROUND TO THE NON-PRODUCTIVE GROUND IS NOT IN THE PUBLIC INTEREST.
3. TO TRANSPORT CLEAR CREEK WATER TO THE RICE CREEK AQUIFER WOULD DRY UP THE CLEAR CREEK AQUIFER.
4. CAMPBELL, HEMPTON AND SCOFFIELD HAVE BEEN USING LOT 1 SEC 25 AND RICE CREEK TO TRANSPORT WATER DECREED TO UTAH INTO IOWA TO IRRIGATE GROUND WITH NO APPURTENANT WATER RIGHTS. THEY ARE ATTEMPTING TO ESTABLISH RIGHTS ON THIS ILLEGALLY DIVERTED WATER WHILE THE PRODUCTIVE GROUND ON OTHER PEOPLES FARMS GOES WITHOUT WATER.
5. THE CHRISTENSEN DECREE PROHIBITS THE APPLICANTS FROM INTERFERING WITH OTHER PEOPLES DITCHES OR SETTING UP CLAIMS TO THEIR WATER.
6. APPLICATION 11-1198 SCOFFIELD HAS BUILT A DAM TO STOP HIS WATER FROM RUNNING OFF. THE "SPRING" IS WATER THAT LEAKS OUT OF MY DITCH ON OVERFLOWS.

THERE IS A DITCH ALREADY IN PLACE THAT RECAPTURES THE WATER AND CARRIES IT TO MY PROPERTY.

7. THE RICE CREEK APPLICATIONS SERVE NO PURPOSE BEYOND JUSTIFYING IRRIGATION OF LOT 1 SEC 25 AND MIXING CLEAN CREEK IN THE 60 AC. FT. RESERVOIR AND CLEAN CREEK HAS NO REASON TO RUN INTO RICE CREEK. RICE CREEK HAS NO REASON TO RUN ONTO SEC 36 OR LOT 1 SEC 25.
8. COMPARED TO THE AVAILABLE WATER IN RICE CREEK AND CLEAN CREEK THESE APPLICATIONS ARE REDICULOUSLY UNREALISTIC.
9. THEY CLAIM THEY ARE NOT GOING TO TAKE MORE WATER, THAT THEY HAVE ALWAYS IRRIGATED THE GROUND LISTED AS POU AND THEY ONLY WANT PAPER RIGHTS TO PREVENT IDAHOANS FROM TAKING THEIR WATER. NONE OF THIS IS TRUE. LARRY AND MONT REFUSED TO ADMIT HOW SMALL THEIR ACTUAL DECREASES ARE. VERA HAS BEEN PRODUCING FALSIFIED WATERMASTER RECORDS WHILE THEY TAKE OUR WATER AND TERRORIZE US.
10. UNTIL THEY CAN PRESENT TRUTH IN A RESPONSIBLE MANNER THESE APPLICATIONS SHOULD BE DENIED. THEY SHOULD BE ORDERED TO STOP TAKING WATER EAST OF THE EAST BOUNDARY OF SECTION 30 T15N R13W. LARRY HEMPTON SHOULD BE ORDERED TO STOP TAKING WATER TO LOT 1 SEC 25 T15N R13W FROM CLEAN CREEK.
11. THEY SHOULD BE ORDERED TO NOT RUN RICE CREEK WATER WEST OF THE CLEAN CREEK ROAD.